PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference FP0002PCT			ce	FOR FURTHER A	CTION See Form PCT/IPEA/416		
International application No.				International filing da	te (day/month/year)	Priority date (day/month/year)	
PCT/JP2004/008894			894	24.06.200	4	10.07.2003	
Internati	ional Pa	ent Classification	(IPC) or nation	onal classification and	IPC		
C02	C02F1/48, B01J19/08, F01P11/04, F02M27/04, H02K9/26						
	Applicant KANKYOKIKI CORPORATION						
1.				ninary examination rep e applicant according t		nternational Preliminary Examining Authority	
2.	This R	EPORT consists	of a total of	10	sheets, including	this cover sheet.	
3.	This re	eport is also accor	mpanied by Al	NNEXES, comprising:			
	a. 🖸	(sent to the	applicant and	to the International Bu	reau) a total of 8	sheets, as follows:	
	sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental						
	ьГ	Box.	International l	Rureau anly) a total of	(indicate type and number	of electronic carrier(s))	
	о. <u>С</u>	_ (sem to the	mermatoma i	ouveau omy) a total of	(mineate type and number		
				readable form only, a rative Instructions).	s indicated in the Suppler	, containing a sequence listing and/or tables nental Box Relating to Sequence Listing (see	
4.	This re	port contains ind	ications relatir	ng to the following iten	ns:		
	\boxtimes	Box No. I	Basis of the	report			
	Ш	Box No. II	Priority				
	\boxtimes	Box No. III	Non-establis	shment of opinion with	ent of opinion with regard to novelty, inventive step and industrial applicability		
	Box No. III Non-establishment of Box No. IV Lack of unity of inve			y of invention	1		
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				ty, inventive step or industrial applicability;		
Box No. VI Certain documents cited							
	Box No. VII Certain defects in the international application						
	Box No. VIII Certain observations on the international application						
Date of submission of the demand Da				Date of completion of this	s report		
Name and mailing address of the IPEA/JP				Authorized officer			
Facsimile No.				Telephone No.			

Translation

Box	No. I		Basis of the report				
1.			to the language, this report is based on the internation der this item.	nal application in the language in	which it was filed, unless otherwise		
	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:						
		international search (Rule 12.3 and 23.1(b))					
			publication of the international application (Rule 12.4))			
		international preliminary examination (Rule 55.2 and/or 55.3)					
2.	rece	iving Oj report):	to the elements of the international application, this fice in response to an invitation under Article 14 are ernational application as originally filed/furnished	report is based on (replacement s e referred to in this report as "o	theets which have been furnished to the riginally filed" and are not annexed to		
	\boxtimes	the de	scription:				
		pages	1-3 , 5-22		as originally filed/furnished		
		pages	* 4-4/4	received by this Authority on	09.05.2005		
		pages		received by this Authority on			
	\boxtimes	the cla					
	ك				as originally filed/furnished		
		nos.					
		nos.*			r with any statement) under Article 19		
		nos.*	2-4	received by this Authority on	09.05.2005		
	_	nos.*	1, 5-10 , 12-16, 18-23, 33-35	received by this Authority on	31.10.2005		
	\boxtimes	the dr	awings:				
		sheets	fig. 1-29		as originally filed/furnished		
		sheets	*	received by this Authority on			
		sheets	*	received by this Authority on			
		a secu	ence listing and/or any related table(s) – see Supplem	ental Box Relating to Sequence L	isting.		
_	M				······ 0		
3.			mendments have resulted in the cancellation of:				
			the description, pages				
			the claims, nos. 11,17,24-32				
			the drawings, sheets/figs		n		
			the sequence listing (specify):				
			any table(s) related to sequence listing (specify):				
4.			eport has been established as if (some of) the amend ave been considered to go beyond the disclosure as fil				
			the description, pages				
			the claims, nos.				
			the drawings, sheets/figs				
			the sequence listing (specify):		_		
*	If it a		plies some or all of those sheets may be marked "supp				

Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:					
	the entire international application				
	claims Nos. 6, 7, 15, 16	, 18			
becaus	se:				
П	the said international application, or t	he said claims Nos			
_		which does not require an international preliminary examination (specify):			
	the description claims or drawings (i	ndicate particular elements below) or said claims Nos.			
	are so unclear that no meaningful opin	•			
	by the description that no meaningful	7,15,16,18 (see supplemental box) are so inadequately supported opinion could be formed.			
_					
Ш	no international search report has been	n established for said claims Nos.			
	the nucleotide and/or amino acid sequinstructions in that:	uence listing does not comply with the standard provided for in Annex C of the Administrative			
	the written form	has not been furnished			
		does not comply with the standard			
	the computer readable form	has not been furnished			
		does not comply with the standard			
		nd/or amino acid sequence listing, if in computer readable form only, do not comply with the			
		n Annex C-bis of the Administrative Instructions.			
	See Supplemental Box for further deta	ails.			

Box	No. I	V Lack of unity of invention
1.		In response to the invitation to restrict or pay additional fees the applicant has: restricted the claims. paid additional fees. paid additional fees under protest.
		neither restricted the claims nor paid additional fees.
2.	\boxtimes	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3.	This	Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is: complied with. not complied with for the following reasons:
		For the reasons given below, this international application is deemed to include three inventions that do not fulfill the requirement of unity of invention. Main invention: Claims 1 to 5, 8, 9 Second invention: Claims 10 and 12 to 14 Third invention: Claims 19 to 23, 33 to 35
		The inventions set forth in independent claims 1, 10, and 19 share the technical feature of providing a magnetic member for exerting, on a flow passage for a medium, a magnetic force substantially perpendicular to the direction of flow. However, the provision of a magnetic member for exerting, on a flow passage for a medium, a magnetic force substantially perpendicular to the direction of flow is known in the art, as disclosed in document JP 2-131186 A (Kabushiki Kaisha Fuji Keiki, 18 May 1990), for example; thus, the technical feature common to the aforementioned claims does not constitute a "special technical feature" in the meaning of PCT Rule 13.2, and therefore, the inventions set forth in claims 1, 10, and 19 are not recognized as having a technical relationship involving one or more of the same or corresponding special technical features.
4.	Cons	sequently, this report has been established in respect of the following parts of the international application: all parts. the parts relating to claims Nos. 1-5, 8-10, 12-14, 19-23, 33-35

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1.	Statement Statement	anations suppo	orting such statement	
	Novelty (N)	Claims	1-5, 8-10, 12-14, 19-23, 33-35	YES NO
	Inventive step (IS)	Claims	1-5, 8, 9, 34, 35 10, 12-14, 19-23, 33	YES NO
	Industrial applicability (IA)	Claims	1-5, 8-10, 12-14, 19-23, 33-35	YES NO

- 2. Citations and explanations (Rule 70.7)
 - Document 1: JP 9-271782 A (Yugen Kaisha Matsu Fuji Kikaku), 21 October 1997, entire document
 - Document 2: JP 9-98553 A (Mitsubishi Motors Corp.), 8

 April 1997, paragraphs [0020]-[0029], fig. 1
 - Document 3: JP 2-131186 A (Kabushiki Kaisha Fuji Keiki), 18 May 1990, entire document
 - Document 4: JP 2001-162282 A (Katsutoshi Yoshifusa), 19
 June 2001, paragraphs [0031]-[0043], fig. 5

Claims 1 to 5, 8, 9, 34, and 35

None of the documents either cited in the international search report or newly cited herein discloses a flow passage for a medium wherein both a flow passage through which a medium for performing heat exchange passes and a flow passage through which a fuel medium passes are provided together, characterized in that a magnetic member for exerting a magnetic force substantially perpendicular to both of the aforementioned flow passages is provided, nor would this invention be obvious to a person skilled in the art.

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Claims 10 and 12 to 14

Document 1 discloses a feature wherein the thermal conductivity of water is improved by subjecting water to be treated to a magnetic treatment using a magnetic water quality improvement device provided with three pairs of magnets that exert a magnetic force of approximately 1,200 to 1,800 gauss on the central portion of a conduit through which the water passes. Document 1 also indicates that said feature can be used in an engine radiator or the like. A person skilled in the art could easily conceive of subjecting the coolant of the water-cooled motor used in an electric vehicle, disclosed in document 2, to a magnetic treatment using the magnetic water quality improvement device disclosed in document 1, and thus, the invention set forth in claims 10 and 14 does not involve an inventive step in the light of newly cited documents 1 and 2.

Document 3 discloses a feature wherein water molecules in water to be treated are activated by passing perpendicularly across a magnetic field, and then the treated water is further activated by the resonance of the wavelength of infrared rays emitted from an infrared ray material with the absorption wavelength of the water itself. A person skilled in the art could easily conceive of providing the infrared ray material disclosed in document 3 in the magnetic water quality improvement device disclosed in document 1, and thus, the invention set forth in claims 12 and 13 does not involve an inventive step in the light of documents 1 and 2 and document 3 cited in the international search report.

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Claims 19 to 23 and 33

Document 4 discloses a fluid magnetic treatment device wherein a maximum magnetic force of 2,800 to 3,300 gauss is applied to the inside of a water channel and the thermal conductivity of the treated water is improved. Document 4 also indicates that said device is not limited to use on water channels, but can also be mounted on the fluid flow pipes of different types of reaction devices. A person skilled in the art could easily conceive of providing the infrared ray material disclosed in document 3 in the fluid magnetic treatment device disclosed in document 4, and thus, the invention set forth in claims 19 and 20 does not involve an inventive step in the light of newly cited document 4 and document 3 cited in the international search report.

The invention set forth in claim 21 does not involve an inventive step in the light of documents 1, 3, and 4.

The inventions set forth in claims 22, 23, and 33 do not involve an inventive step in the light of documents 1 to 4.

Box	No. VI Certain documents cited				
1.	Certain published documents (Rule 70.10)				
	Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)	
	JP 2004-124918 A	22.04.2004	01.10.2002		
	[E, Y]				
2.	Non-written disclosures (Rule 70.9)		_		
	Kind of non-written disclosure	Date of non-written disclosure (day/month/year)		Date of written disclosure referring to non-written disclosure (day/month/year)	
1					

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

The wording in claims 1, 15, and 34 describing "medium flow passages bound together" was amended to read "medium flow passages provided together," but simply describing a flow passage through which a medium for performing heat exchange passes and a flow passage through which a fuel medium passes as being "provided together" leaves the relationship between the two medium flow passages unclear.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box III

Even with reference to the entire description, the motor or water-cooled motor cannot be taken as one wherein both a flow passage through which a medium for performing heat exchange passes and a flow passage through which a fuel medium passes are provided together. Further, the description indicates that said motor is used in an electric vehicle, but it is not obvious from the description that said motor includes a hybrid engine.